management report, pursuant to Public Law 101–576, section 306(a) (104 Stat. 2854); jointly to the Committees on Government Operations and Energy and Commerce.

1136. A letter from the Acting Assistant Secretary for Environmental Restoration and Waste Management, Department of Energy, transmitting notification that the study of the safety of shipments of plutonium by sea will be delayed; jointly, to the Committees on Energy and Commerce, Natural Resources, Foreign Affairs, and Merchant Marine and Fisheries.

## ¶46.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate has passed a joint resolution of the following title, in which the concurrence of the House is requested:

S.J. Res. 85. Joint resolution designating the week beginning May 2, 1993, as "National Mental Health Counselors Week".

The message also announced that pursuant to Public Law 102-429, the Chair, on behalf of the Republican leader, announced the appointment of Richard P. Simmons of Pennsylvania and Michael E. Porter of Massachusetts, as members of the selection panel for the John Heinz Competitive Excellence Award.

## ¶46.5 PROVIDING FOR THE CONSIDERATION OF H.R. 1578

Mr. DERRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 149):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1578) to amend the Congressional Budget and Impoundment Control Act of 1974 to provide for the expedited consideration of certain proposed rescissions of budget authority. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed two hours, with one hour to be equally divided and controlled by the chairman and ranking minority member of the Committee on Rules and one hour to be equally divided and controlled by the chairman and ranking minority member of the Committee on Government Operations. After general debate the bill shall be considered as read for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute printed in part 1 of the report of the Committee on Rules accompanying this resolution. The amendment in the nature of a substitute shall be considered as read. No amendment to the amendment in the nature of a substitute shall be in order except those printed in part 2 of the report of the Committee on Rules. Each amendment may be offered only in the order printed, may be offered only by the named proponent or a designee, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment except as specified in the report, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. At the conclusion of consideration of the bill for amendment the Committee shall

rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate.

On motion of Mr. DERRICK, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce, Will the House agree to said resolu-

tion?

The SPEAKER pro tempore, Mr. RICHARDSON, announced that the yeas had it.

Mr. SOLOMON objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared  $\begin{cases} \text{Yeas} & \dots & 212 \\ \text{Nays} & \dots & 208 \end{cases}$ 

¶46.6 [Roll No. 144] YEAS—212

Eshoo Lewis (GA) Abercrombie Lipinski Andrews (ME) Fields (LA) Lloyd Andrews (N.J) Fingerhut Long Andrews (TX) Lowey Foley Ford (MI) Applegate Maloney Bacchus (FL) Mann Manton Baesler Ford (TN Frank (MA) Barcia Margolies-Mezvinsky Barlow Frost Barrett (WI) Markey Beilenson Gejdenson Matsui Gephardt Berman Mazzoli McCloskey Bilbray Gibbons McCurdy Glickman McDermott Bishop Gordon McHale Bonio Borski Green McNulty Boucher Gutierrez Meehan Brewster Hall (OH) Hall (TX) Miller (CA) Brooks Mineta Browder Hamilton Minge Brown (CA) Harman Mink Moaklev Brown (OH) Haves Hefner Bryant Mollohan Hinchey Montgomery Canady Hoagland Moran Hochbrueckner Cantwell Murphy Cardin Holden Nadler Clayton Natcher Hover Clement Hughes Neal (MA) Clyburn Hutto Neal (NC) Inslee Oberstar Coleman Collins (GA) Jacobs Obey Condit. Jefferson Olver Johnson (GA) Conyers Orton Johnson (SD) Pallone Cooper  $\overline{\text{Coppersmith}}$ Johnson, E. B. Parker Johnston Costello Pastor Payne (VA) Pelosi Coyne Kanjorski Cramer Kaptur Danner Kennedy Penny Peterson (FL) Peterson (MN) Darden Kennelly de la Garza Kildee Kleczka Deal Pickett Klein DeFazio Pickle DeLauro Klink Pomerov Derrick Kopetski Poshard Kreidler Price (NC) Rahall Deutsch Dicks LaFalce Dingell Lambert Reed Reynolds Richardson Dooley Lancaster Durbin Lantos Edwards (TX) LaRocco Roemer Engel English (AZ) Laughlin Rose Lehman Rostenkowski

Rush Spratt Stark Sangmeister Sarpalius Studds Sawyer Schumer Stupak Scott Swett Sharp Swift Shepherd Tanner Sisisky Tauzin Skaggs Skelton Slattery Slaughter

Traficant Unsoeld Stenholm Valentine Strickland Vento Visclosky Volkmer Waxman Whitten Williams Wilson Taylor (MS) Wise Thornton Woolsey Wyden Thurman Torricelli Wynn

NAYS-208

Allard Goss Archer Grams Armey Bachus (AL) Grandy Greenwood Gunderson Baker (CA) Baker (LA) Hamburg Ballenger Hancock Barrett (NE) Hansen Bartlett. Hastert Bateman Hastings Hefley Becerra Bentley Herger Bereuter Hilliard Bilirakis Hobson Blackwell Hoekstra Bliley Horn Blute Houghton Boehlert Huffington Boehner Hutchinson Hyde Bonilla Brown (FL) Inglis Inhofe Bunning Burton Istook Johnson (CT) Buver Callahan Johnson, Sam Camp Kasich Carr Kim Castle King Chapman Kingston Klug Clay Clinger Knollenberg Coble Kolbe Collins (IL) Kyl Collins (MI) Lazio Combest Leach Crane Levy Crapo Lewis (CA) Cunningham Lewis (FL) DeLay Lightfoot Dellums Linder Diaz-Balart Livingston Dickey Machtley Dixon Manzullo Doolittle Martinez Dornan McCandless Dreier McCollum McCrery Duncan McDade Dunn Edwards (CA) McHugh McInnis Emerson Evans McKeon Everett McKinney McMillan Ewing Fawell Meek Menendez Filner Fish Meyers Foglietta Mfume Fowler Mica Franks (CT) Michel Franks (NJ) Miller (FL) Gallegly Molinari Gallo Moorhead Gekas Morella Gilchrest Murtha Gillmor Myers Gilman Nussle

Paxon Payne (NJ) Petri Pombo Porter Pryce (OH) Quinn Ramstad Rangel Ravenel Regula Ridge Roberts Rogers Rohrabacher Ros-Lehtinen Roth Roukema Roybal-Allard Royce Sanders Santorum Saxton Schaefer Schiff Schroeder Sensenbrenner Shaw Shays Shuster Skeen Smith (IA) Smith (MI) Smith (NJ) Smith (OR) Smith (TX) Snowe Solomon Spence Stearns Stokes Stump Sundauist Synar Talent Taylor (NC) Tejeda Thomas (CA) Thomas (WY) Thompson Torkildsen Towns Upton Velazquez Vucanovich Walker Walsh Waters Watt Weldon Wheat Wolf Yates Young (AK) Young (FL)

## NOT VOTING-12

Zeliff

Barton Henry Schenk
Calvert Hoke Torres
Cox Hunter Tucker
Fields (TX) Quillen Washington

Ortiz

Oxley

Packard

Gingrich

Gonzalez

Goodlatte

Goodling

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

Levin